IN THE UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF TEXAS VICTORIA DIVISION

In re:	§	Chapter 7	
	§		
Q'Max America, Inc., et al 1	§	Case No. 20-60030-CML	
	§		
Debtors.	§	Jointly Administered	

ORDER GRANTING TRUSTEE'S MOTION PURSUANT TO BANKRUPTCY RULE 9019 FOR ENTRY OF AN ORDER APPROVING COMPROMISE AND SETTLEMENT WITH NUVERRA ENVIRONMENTAL SOLUTIONS, INC.

(Relates to Doc. No	
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CAME FOR CONSIDERATION on the Motion Pursuant to Bankruptcy Rule 9019 for Entry of an Order Approving Compromise and Settlement with Nuverra Environmental Solutions, Inc. filed by Trustee.² After considering the Motion, all responses thereto, the arguments of counsel and the evidence presented, if any, the Court is of the opinion and finds that: (i) notice of the Motion was in all respects adequate and proper; (ii) the Motion has merit, meets the standard set forth in Protective Committee's for Independent Stockholders of TMT Trailer Ferry, Inc. v. Anderson,³ and (iii) the proposed compromise between Trustee and Nuverra, as recited in the Motion and as set forth herein, should in all things be approved. Accordingly, it is hereby:

ORDERED the Motion is Granted in its entirety; it is further

ORDERED the Settlement Agreement attached as Exhibit A to the Motion is Approved, and the terms thereof shall be binding upon the Trustee and Nuverra; it is further

¹ The Debtors in these cases, along with the last four digits of each Debtor's federal tax identification numbers are: O'Max America Inc. (2319) and Anchor Drilling Fluids USA, LLC (5395).

² Defined terms utilized herein shall have the same meaning ascribed to them in the Motion.

³ 390 U.S. 414 (1967).

ORDERED the Court sh	all retain jurisdiction as to	the enforcement of this Order.
SIGNED this	day of	, 2022.
	Christopher M	± ·
	United States	Bankruptcy Judge